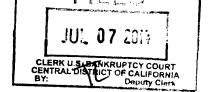
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1	Gary Franco 45-605 Sago Palm Circle Indio, CA 92201
	45-605 Sago Palm Circle
2	Indio, CA 92201



Debtor in Pro Per

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UNITED STATES BANKRUPTCY COURT

Central District of California

]In re GARY FRANCO, Debtor))	Case No.: 6:14-Ua-14325-WJ
)	Chapter 7
	GARY FRANCO,)	•
	Plaintiff)	Adversary Pro. No.:
)	
١	v.)	
ŀ)	COMPLAINT TO DETERMINE
l	SALLIE MAE)	DISCHARGEABILITY OF STUDENT
١	Defendant	}	LOAN
l)	

Complaint to Determine Dischargeability of Student Loan

COMES NOW, GARY FRANCO, ("Plaintiff") in Pro Se for his complaint against SALLIE MAE ("Defendant") and alleges as follows:

- 1. The Debtor filed this case under chapter 7 of the Bankruptcy Code on April 3, 2014 This Court thus has jurisdiction over this action under 28 U.S.C. § 1334. This proceeding is a core proceeding.
- 2. One of the unsecured debts owing by the Debtor and listed in Schedule F is a student loan owing to Defendant Sallie Mae.
- 3. The Defendant PAUL G. CHILD is the executive director of the SALLIE MAE and is responsible for the overall operation of the guaranteed student loan program.

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- 4. This loan was incurred to pay expenses at ITT TECHNICAL SCHOOL.
- 5. Subsequent to beginning coursework at that school, the Debtor learned that the school did not offer job placement. Debtor failed to receive any assistance in job placement and has since been without any luck in locating a job to implement his studies.
- 6. The Debtor was unable to transfer to any other educational program, and was also refused any refund of the tuition paid by the student loan.
- 7. Since that time, the Debtor has been unemployed in the field he received education within, and the sole source of income for himself, his wife and unborn child has been employment in retail, which barely suffices for the necessities of life.
- 8. The Debtor has no current or anticipated available income or resources with which to pay the aforementioned loan and any payments on that loan could be made only at great hardship to the Debtor and his family.

WHEREFORE, the Debtor prays that this Court enter an Order declaring the student loan debt of the Debtor to be dischargeable in this bankruptcy case.

Date: July 1, 2014

Gary Franco, Debtor in Pro Per

FORM B104 (98/07)		2007 USBC, Central District of Californ		
ADVERSARY PROCEEDING COVER SHE (Instructions on Page 2)	ET	ADVERSARY PROCEEDING NUMBER (Court Use Only)		
PLAINTIFFS Gary Ray Franco	DEFENDANTS Sallie Mae			
ATTORNEYS (Firm Name, Address, and Telephone No.) 45-605 SAGO PALM CIRCLE	ATTORNEYS (If Known)			
TNDTO, CA 92201 PARTY (Check One Box Only)	DARTH (OL)			
☑ Debtor ☐ U.S. Trustee/Bankruptcy Admin	PARTY (Check (One Box Only) □ U.S. Trustee/Bankruptcy Admin		
☐ Creditor ☐ Other	☑ Creditor	□ Other		
☐ Trustee	☐ Trustee			
CAUSE OF ACTION (WPITE এ উন্সেদ্ধি ওTATEMENT OF CAUSE OF ACTION (WPITE এ উন্সেদ্ধি ওTATEMENT OF CAUSE OF ACTION (WPITE এ উন্সেদ্ধি ওTATEMENT OF CAUSE OF ACTION AS (Number up to five (5) boxes starting with lead cause of action as	OF SUIT			
FRBP 7001(1) - Recovery of Money/Property				
		Dischargeability (continued) eability - §523(a)(5), domestic support		
11-Recovery of money/property - §542 turnover of property		eability - §523(a)(6), willful and malicious injury		
12-Recovery of money/property - §547 preference		eability - §523(a)(8), student loan		
13-Recovery of money/property - §548 fraudulent transfer	64-Dischargeability - §523(a)(15), divorce or separation obliga			
14-Recovery of money/property - other	other tha) 65-Discharge	n domestic support) eability - other		
FRBP 7001(2) ~ Validity, Priority or Extent of Lien	FRBP 7001(7) - I	Injunctive Pelief		
21-Validity, priority or extent of lien or other interest in property	71-Injunctive relief – imposition of stay			
FRBP 7001(3) - Approval of Sale of Property	72-Injunctive	relief - other		
31-Approval of sale of property of estate and of a co-owner - §363(h)	FRBP 7001(8) Su	bordination of Claim or Interest		
FRBP 7001(4) - Objection/Revocation of Discharge		ation of claim or interest		
41-Objection / revocation of discharge - §727(c),(d),(e)	FRBP 7001(9) De	claratory Judgment		
FRBP 7001(5) - Revocation of Confirmation	91-Declarator	ry judgment		
51-Revocation of confirmation		etermination of Removed Action		
FRBP 7001(6) - Dischargeability	☐ 01-Determina	ation of removed claim or cause		
66-Dischargeability - §523(a)(1),(14),(14A) priority :ax claims	Other			
62-Dischargeability - §523(a)(2), false pretenses, fialse	SS-SIPA Cas	se – 15 U.S.C. §§78eaa et.seq. p. other actions that would have been brought in state		
representation, actual fraud 67-Discriargeability - §\$23(a)(4), ifaud as ifduciary, embezziement, larceny	court if ur	related to bankruptcy case)		
(continued next column)				
☐ Check if this case involves a substantive issue of state law	☐ Check if this	is asserted to be a class action under FRCP 23		
☐ Check if a jury trial is demanded in complaint	Demand \$			
Other Relief Sought	<u> </u>			

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FORM BIV4 (V8)V7), page 2

2007 USBC, Central District of California

BANKRUPTCY CASE IN WHICH THIS ADVERSARY PROCEEDING ARISES								
NAME OF DEBTOR		BANKRUPTCY CASE NO.						
Sallie Mae			6:14-bk-14325					
DISTRICT IN WHICH CASE IS PENDING		DIVISIONAL OFFICE		NAME OF JUDGE				
Central		Riverside		Hon. Wayne Johnson				
	RELATED	ADVERSARY PROCEEDING (II	F ANY)					
PLAINTIFF DEFENDA		NT ADVE		ERSARY PROCEEDING NO.				
	:							
DISTRICT IN WHICH ADVERSARY IS PENDING		DIVISIONAL OFFICE		NAME OF JUDGE				
SIGNATURE OF ATTORNEY (OR PLAINTIFF)	SIGNATURE OF ATTORNEY (OR PLAINTIFF)							
Sty Ky Annal								
DATE		PRINT NAME OF ATTORNEY	(OR PLAINT	TFF)				
7/7/14		GARY RAY	FRANC	o UR				

INSTRUCTIONS

The filing of a bankruptcy case creates an "estate" under the jurisdiction of the bankruptcy court which consists of all of the property of the debtor, wherever that property is located. Because the bankruptcy estate is so extensive and the jurisdiction of the court so broad, there may be lawsuits over the property or property rights of the estate. There also may be lawsuits concerning the debtor's discharge. If such a lawsuit is filed in a bankruptcy court, it is called an adversary proceeding.

A party filing an adversary proceeding must also complete and file Form 104, the Adversary Proceeding Cover Sheet, unless the party files the adversary proceeding electronically through the court's Case Management/Electronic Case Filing system (CM/ECF). (CM/ECF captures the information on Form 104 as part of the filing process.) When completed, the cover sheet summarizes basic information on the adversary proceeding. The clerk of court needs the information to process the adversary proceeding and prepare required statistical reports on court activity.

The cover sheet and the information contained on it do not replace or supplement the filing and service of pleadings or other papers as required by law, the Bankruptcy Rules, or the local rules of court. The cover sheet, which is largely self-explanatory, must be completed by the plaintiff's attorney (or by the plaintiff if the plaintiff is not represented by an attorney). A separate cover sheet must be submitted to the clerk for each complaint filed.

Plaintiffs and Defendents. Give the names of the plaintiffs and defendants exactly as they appear on the complaint.

Attorneys. Give the names and addresses of the attorneys, if known.

Party. Check the most appropriate box in the first column for the plaintiffs and the second column for the defendants.

Demand. Enter the dollar amount being demanded in the complaint.

Signature. This cover sheet must be signed by the attorney of record in the box on the second page of the form. If the plaintiff is represented by a law firm, a member of the firm must sign. If the plaintiff is pro se, that is, not presented by an attorney, the plaintiff must sign.